

<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

AUG 1 2 2010

Donald Mark Garringer 230 Avon Avenue Plainfield, Indiana 46168

RE: MUR 6261

Dear Mr. Garringer:

On August 5, 2010, the Federal Election Commission reviewed the allegations in your complaint dated March 11, 2010, and found that on the basis of the information provided in your complaint, and information provided by the respondents, there is no reason to believe the Frontier Foundation violated 2 U.S.C. § 441b; that Storm Chasers PAC and Stephanie Mattix, in her official capacity as treasurer, violated 2 U.S.C. §§ 434(b) and 441a(a); that Congressman Buyer violated 2 U.S.C. § 441a(f); and that Hoosiers Supporting Buyer for Congress and Douglas E. Raderstrof, in his official capacity as treasurer, violated 2 U.S.C. §§ 434(b) and 441a(f). Accordingly, on August 5, 2010, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66132 (Dec. 14, 2009). The Factual and Legal Analyses, which more fully explain the Commission's findings, are enclosed.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g(a)(8).

Sincerely,

Mark D. Shonkwiler
Assistant General Counsel

Mark D. Shonkwiller

Enclosure
Factual and Legal Analyses

1	FEDERAL ELECTION COMMISSION		
2 3	FACTUAL AND LEGAL ANALYSIS		
3 4 5 6	MUR 6261		
7 8 9	RESPONDENT: Frontier Foundation, Inc.		
10 11	I. <u>INTRODUCTION</u>		
12	MUR 6261 involves allegations that Frontier Foundation ("Foundation"), a		
13	section 501(c)(3) organization, made prohibited contributions to subsidize Congressman		
14	Stephen Buyer's principal campaign committee, Hoosiers Supporting Buyer for		
15	Congress and Douglas E. Raderstorf, in his official capacity as treasurer ("Committee")		
16	and/or Buyer's lifestyle.		
17	According to the complaint, this was accomplished by the Committee, and the		
18	Foundation commingling their affairs and activities. The complaint further alleges that		
19	the Foundation operates solely for Buyer's personal and political benefit, as it had failed		
20	to operate for its stated purpose of helping needy students once its endowment reached		
21	\$100,000. As support, the complaint alleges that the Foundation made disbursements for		
22	office space shared by the Committee based on information that the entities had the same		
23	office address and telephone numbers. It also alleges the two entities shared an		
24	employee, Stephanie Mattix and that the Foundation subsidized her work for the		
25	Committee.		
26	Buyer, the Committee and Mattix filed a joint response. The Foundation filed a		
27	separate response. In the responses, Respondents maintain that the entities are operated		

- separately and distinctly from one another, and that no disbursements by the Foundation
- 2 constituted an in-kind contribution to the Committee. 1
- Based on the available information, it does not appear that the Foundation made
- 4 any prohibited in-kind contributions to Buyer or the Committee. Therefore, the
- 5 Commission found no reason to believe that the Foundation violated 2 U.S.C. § 441b and
- 6 closed the file.

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7 II. <u>FACTUAL AND LEGAL ANALYSIS</u>

A. Factual Background

- 9 Buyer has represented Indiana's 4th Congressional District since 2002. In 2003,
- 10 the Foundation was formed in the state of Indiana to provide scholarships to "needy
- graduating high school students of Indiana's 4th Congressional district," and to "provide
- 12 emergency relief to individuals who suffer losses due to casualty, catastrophe, or acts of
- 13 God."² Foundation Response, Exhibit A. The Foundation has yet to distribute any
- scholarships, but states it plans to do so once it raises an endowment of \$1 million.
- 15 Foundation Response at 2. While it appears that Congressman Buyer does not serve as
- an officer or a board member of the Foundation, he has actively supported it in
- 17 fundraising efforts. See Foundation Response, Affidavit of Maria Vander Sande
- 18 (President of Board of Directors).

¹ Respondents note that the Complainant relies upon an ethics complaint filed by Citizens for Responsibility and Ethics (CREW) with the Office of Congressional Ethics (OCE) against Congressman Buyer. According to Respondents, on March 26, 2010, the Board of the OCE dismissed CREW's ethics complaint and closed the matter with no further action. Media reports indicate that OCE did, in fact, dismiss the complaint, but did not provide details as to the reasons for the dismissal.

² On September 29, 2004, the Foundation applied to the IRS for Federal recognition of its tax exempt status as a private foundation and its application was approved in 2005. Foundation Response at 3.

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MUR 6261 (Buyer) Factual & Legal Analysis for Frontier Foundation

1 At different times, the Committee and Foundation shared common addresses at 2 200 North Main Street, Monticello, Indiana, and 103 West Broadway, Monticello, 3 Indiana, but have not done so since October 2009, when the Foundation relocated to a 4 different address. Joint Response at ¶ 4. The Respondents acknowledge that the 5 Committee and Foundation employed Ms. Mattix at various times in various paid and 6 unpaid capacities. Joint Response at ¶ 9 and Foundation Response at 6. The Foundation 7 also compensated Ms. Mattix for her position as secretary/treasurer, and the Committee 8 paid her for the provision of "fundraiser consultant" services. Joint Response at ¶ 9, 9 Foundation Response at 6. Commission disclosure reports and IRS filings. 10 The complaint alleges that the rental payments made by the Foundation for the 11 Committee's office space, and the Foundation's salary payments to Mattix for work 12 performed to benefit Buyer and the Committee constitute a prohibited in-kind 13 contribution made in violation of 2 U.S.C. § 441b. 14

1. Office rental

As support for the allegation that the Committee and Foundation commingled their activities and affairs in order to support Buyer's campaign and lifestyle, the complaint states that the Committee, and Foundation reside at the same physical address, and the Committee and Foundation are listed on some IRS forms as having the same telephone number. In its response, the Committee states generally that "[e]ach entity operated with its own lease, office space, bank accounts, credit cards, business ledgers, accounting systems, internal controls, payroll records, computer hardware and software, storage, phone, supplies, legal counsel, and accounting service." Joint Response at ¶ 7. Respondents specifically deny that any of the entities paid any portion of the rent for the

1 office space that any other entity leased at the same addresses, and provided their 2 separate telephone numbers. Joint Response at ¶ 4 and Foundation Response at 6. 3 According to the Responses, during the tenancy at the 200 North Main Street, 4 Monticello, Indiana location, the Foundation paid \$200 per month, and the Committee 5 paid \$250 per month. Joint Response at ¶ 4 and Commission disclosure reports. Upon 6 their 2009 relocation to 103 West Broadway, Monticello, Indiana, the Foundation paid 7 \$300 per month, and the Committee paid \$850 per month. Id. In October 2009, the 8 Foundation relocated to a different location while the Committee remained at the 103 9 West Broadway address. Id. The Foundation also noted in its response that it was "not 10 aware of the specific terms of any agreement for the use of office space between either 11 Ms. Vogel [landlord] or Mr. Johnson [landlord], and Congressman Buyer's campaign 12 ..." but that it did not pay rent on behalf of Buyer's campaign. Foundation Response at 13 5 and Affidavit of Maria Vander Sande. 14 The complaint based its allegation of shared telephone numbers on information 15 located in some of the IRS filings by the Foundation. Foundation Response Attachments 16 (Application for Recognition of Exemption and 2003 990-EZ filing). The Committee 17 and the Foundation assert that the listing of the Committee's telephone number on some 18 IRS forms as the Foundation's contact number was a clerical error. Joint Response at ¶ 7 19 and Foundation Response at 6. They state that Mattix inadvertently provided the IRS 20 with the Committee's telephone number rather than the correct contact number for the 21 Foundation. Id. Thereafter, the template for the cover page of each IRS 990 form was 22 used repeatedly in error by the accounting firm when filing annual reports for the 23 Foundation. Id. The Foundation points out that its tax return for 2004 reflects two

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Factual & Legal Analysis
for Frontier Foundation

- telephone numbers for the organization. See Foundation Response at 5 and Attachment
- 2 (Form 990-PF filing for 2004.) The incorrect telephone number of (574) 583-9843 is
- 3 noted on the front page under B and the correct telephone number of (574) 870-4565 is
- 4 reflected at Part XV, Line 2a. Id.

2. Stephanie Mattix's Salary

The complaint alleges that the Committee and Foundation each employed Stephanie Mattix, but that her employment by the Foundation was "ghost employment to the extent that any services rendered by Mattix to" the Foundation "were in furtherance of the political campaigns and ambitions of Buyer as Congressman of Indiana's Fourth Congressional District." Complaint at ¶ 12. It further alleges that the stated purposes of the Foundation were a "fraud and sham." Complaint at ¶ 11. In support, the complaint asserts Mattix claimed on the IRS forms to have worked 20 hrs/week (1,000 hrs per year) for the Foundation up until July 31, 2009, during which time she also worked for the Committee. *Id.* at ¶ 9. When compensation for Mattix's employment by the Foundation was discontinued on July 31, 2009, her compensation for employment by the Committee went from \$873 per month to \$1,574 per month. *Id.*

Respondents maintain that Mattix was a salaried part-time employee for both the Committee and the Frontier Foundation until July 31, 2009. Joint Response at ¶ 9 and Foundation Response at 6. Upon Mattix's departure from her salaried position with the Foundation, she increased her work duties and responsibilities with the Committee which resulted in an increase in her part-time salary from \$873 per month to \$1,574 per month. Joint Response at ¶ 9. In addition, the Joint Response states that its disclosure reports clearly indicate a flux in Mattix's salary during peak campaign season which was due to

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MUR 6261 (Buyer)
Factual & Legal Analysis
for Frontier Foundation

- 1 her additional duties and responsibilities during those times. *Id.* The Respondents assert
- 2 that Mattix was legitimately compensated for her work on behalf of the Foundation and
- 3 the Committee, and any contention that the Foundation was compensating her for work
- 4 benefiting the Committee is unsubstantiated. Joint Response at ¶ 9.
- In its separate response, the Foundation states that during Mattix's employment
- 6 between 2003 and July 31, 2009, she was not authorized by the Board of Directors to
- 7 work for any other entity during the hours she was to be working for the Foundation.
- 8 Foundation Response, Affidavit of Maria Vander Sande. Further, the Joint Response
- 9 provides that the position held by Mattix for seven years paid \$1,000 per month, which is
- 10 the same amount paid to the successor employee. Joint Response at ¶ 12.

3. Foundation's Operation

The complaint asserts that the Foundation "failed to operate for its stated purpose of helping needy students and does little more than pay for Congressman Buyer to play golf with donors with interests before his Committee." Complaint at ¶ 6. In addition, it alleges that the stated purposes for the Foundation were a "fraud and sham" and that the true purpose of the organizations is to promote the political campaigns of Buyer and to support his lifestyle. Complaint at ¶ 11. Complainant asserts that Buyer created the Foundation for the "stated purpose of handing out scholarships to needy graduating high school students of Indiana's Fourth Congressional District once the fund reached \$100,000" and that the Foundation has raised more than \$880,000 -- primarily from companies and trade organizations with an interest in the House Energy and Commerce Committee, on which Buyer serves, yet the Foundation has not yet distributed any scholarships. Complaint at ¶ 5. In response, the Foundation maintains that it has

- operated within the IRS guidelines for a section 501(c)(3) organization. Foundation
- 2 Response at 7. The Foundation asserts that the complaint incorrectly states that it was
- 3 formed to distribute scholarships once it reached a fundraising goal of \$100,000.
- 4 Foundation Response at 2. According to the Foundation, in its IRS application for
- 5 Federal recognition of its tax exempt status, it stated the following regarding the activities
- 6 of the organization:

Frontier Foundation, Inc. was formed on June 13, 2003 to address the fact [that] young, educated individuals leaving the state of Indiana upon graduation from college. The organization will provide scholarships for students pledging to work in Indiana for a period of time after graduation. The organization will not award scholarships until \$1,000,000 has been raised through donations. (Emphasis added)

Foundation Response at 3.

The Foundation states that it has raised approximately \$880,000 and that it intends to distribute scholarships once it has raised \$1,000,000. Foundation Response at 3. The Joint Response adds that, upon reaching its "originating goal of \$100,000, the Foundation Board realized this was an insufficient sum to be self-sustaining; therefore, the endowment goal was raised to \$1,000,000." Joint Response at ¶ 6. Further, it states that "[b]uilding an endowment is an acceptable and appropriate business practice among non-profit corporations, colleges, and universities for sustainability purposes." *Id.* In addition, the Respondents assert that Buyer has reimbursed the Foundation for all travel-related expenses, including lodging and golf fees associated with its fundraising events. Joint Response at ¶ 6 and Foundation Response at 4.

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The primary issue presented by this matter is whether the Foundation made
prohibited in-kind contributions in the form of disbursements for shared office space and
a shared employee (Mattix) that were intended to benefit the Committee.

It is unlawful for any corporation, including section 501(c)(3) corporations, to make contributions or coordinated expenditures in connection with a federal election.

2 U.S.C. § 441b(a). Likewise, candidates and their authorized committees cannot knowingly accept excessive or prohibited contributions. 2 U.S.C. § 441a(f). Treasurers of political committees must disclose the total amount of all receipts including contributions and the total amount of all disbursements including expenditures. 2 U.S.C.

1. Office rental

 $\S 434(b)(2), (3)$ and (4).

All the available information, including the Committee's FEC and the Foundation's IRS filings, confirms that the entities made separate payments for rental space. There is no available information indicating that the Foundation paid any portion of the Committee's office space. That the entities had rental spaces in the same building is not sufficient information to demonstrate that the Foundation is paying for any portion of the rental space occupied by the Committee. Respondents have provided an adequate explanation for the Committee's telephone number appearing on the cover page of the Foundation's IRS filings and provided the separate telephone numbers used by the three entities.

2. Mattix's Salary

The available information indicates that Mattix was employed at various times in various capacities by the Foundation, the Committee. See Commission disclosure reports and IRS filings. The entities' disclosure reports show regular monthly payments to Mattix from all three entities at certain times. Id. The Committee's explanation for the increase in Mattix's compensation for consultant services provided to the Committee as being due to her increased work responsibilities and duties in connection with Buyer's reelection campaign appears reasonable. In addition, the Foundation's filings confirm that the individual who replaced Mattix is currently being compensated at \$1,000 per month, the same as Mattix's compensation. See IRS filings. Thus, Complainant has provided no persuasive information demonstrating that the Foundation compensated Mattix for work performed to benefit the Committee. That Mattix was employed and compensated by the two entities for various duties and responsibilities does not, in and of itself, support the allegation.

3. Foundation's Operations

The complaint alleges that the Foundation has not operated for its stated purpose within the IRS guidelines for a section 501(c)(3) organization. The Respondents deny this allegation and counter that the Foundation has engaged in legitimate fundraising efforts and fully intends to distribute scholarships once it reaches the stated fundraising goal of \$1,000,000.

While the responses appear to present a plausible rebuttal to the complaint allegation, we need not reach this issue since the Commission lacks jurisdiction to

- 1 consider this allegation. Therefore, the Commission made no finding regarding the
- 2 merits of this allegation.

3 III. CONCLUSION

- Based on an assortment of asserted facts, Complainant has drawn unsubstantiated
- 5 legal conclusions that have been sufficiently rebutted by the responses and public record.
- 6 The Commission has stated that "[u]nwarranted legal conclusions from asserted facts ...
- 7 or mere speculation ... will not be accepted as true," and that "a complaint may be
- 8 dismissed if it consists of factual allegations that are refuted by sufficiently compelling
- 9 evidence produced in responses to the complaint." Statement of Reasons, MUR 5141
- 10 (Moran for Congress), issued March 11, 2002.
- Based on the foregoing, the Commission found no reason to believe that the
- 12 Frontier Foundation made prohibited in-kind contributions in violation of 2 U.S.C.
- 13 § 441b. Accordingly, the Commission closed the file.

2	FEDERAL ELECTION COMMISSION		
3 4	FACTUAL AND LEGAL ANALYSIS		
5 6 7 8 9 10	MUR 6261 RESPONDENTS: Storm Chasers PAC and Stephanie Mattix, in her official capacity as treasurer		
12	I. <u>INTRODUCTION</u>		
13	MUR 6261 involves allegations that an organization associated with		
14	Congressman Stephen Buyer ("Buyer"), Storm Chasers PAC ("Storm Chasers"), a		
15	non-connected federal political committee operating as a leadership PAC, made		
16	excessive in-kind contributions to subsidize Buyer's principal campaign committee,		
17	Hoosiers Supporting Buyer for Congress and Douglas E. Raderstorf, in his official		
18	capacity as treasurer ("Committee"), and/or Buyer's lifestyle.		
19	According to the complaint, this was accomplished by the Committee and Storm		
20	Chasers commingling their affairs and activities. It also alleges the entities shared an		
21	employee, Stephanie Mattix ¹ , and that Storm Chasers subsidized her work for the		
22	Committee. Buyer, the Committee and Mattix filed a joint response. Storm Chasers did		
23	not provide a response. In the Joint Response, Respondents maintain that the entities are		
24	operated separately and distinctly from one another, and that no disbursements by the		
25 26			

¹ Although the caption of the complaint names Ms. Mattix, our reading of the text of the complaint suggests that the allegations are with regard to her capacity as treasurer of Storm Chasers PAC and as an employee of the Committee and another organization.

MUR 6261 (Buyer)
Factual & Legal Analysis
for Storm Chasers PAC

- 1 Storm Chasers constituted an in-kind contribution to the Committee.²
- 2 Based on the available information, it does not appear that Storm Chasers made
- 3 any excessive in-kind contributions to Buyer or the Committee. Therefore, the
- 4 Commission found no reason to believe that Storm Chasers PAC and Stephanie Mattix,
- 5 in her official capacity as treasurer, violated 2 USC §441(a), and closed the file.

6 II. <u>FACTUAL AND LEGAL ANALYSIS</u>

A. Factual Background

- 8 Buyer has represented Indiana's 4th Congressional District since 2002. On
- 9 July 29, 2002, Storm Chasers, registered with the Commission as an unauthorized,
- 10 non-party, non-qualified political committee, of which Buyer is the Honorary Chairman.
- Joint Response at ¶ 3. At different times, the Committee and Storm Chasers shared
- 12 common addresses at 200 North Main Street, Monticello, Indiana, and 103 West
- 13 Broadway, Monticello, Indiana. Joint Response at ¶ 4.
- 14 The Respondents acknowledge that the Committee and Storm Chasers employed
- 15 Ms. Mattix at various times in various paid and unpaid capacities. Joint Response at ¶ 9
- and Foundation Response at 6. While it does not appear that Storm Chasers compensated
- 17 Ms. Mattix in connection with her treasurer duties, it paid her for the provision of
- 18 "fundraiser consultant" services on its behalf. See Commission disclosure reports.
- The complaint is not entirely clear as to the alleged violations by Storm Chasers,
- 20 but it appears to suggest that alleged shared rental payments and salary disbursements to

² Respondents note that the Complainant relies upon an ethics complaint filed by Citizens for Responsibility and Ethics (CREW) with the Office of Congressional Ethics (OCE) against Congressman Buyer. According to Respondents, on March 26, 2010, the Board of the OCE dismissed CREW's ethics complaint and closed the matter with no further action. Media reports indicate that OCE did, in fact, dismiss the complaint, but did not provide details as to the reasons for the dismissal.

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MUR 6261 (Buyer)
Factual & Legal Analysis
for Storm Chasers PAC

- 1 Ms. Mattix by Storm Chasers were excessive in-kind contributions made to the
- 2 Committee in violation of 2 U.S.C. § 441a(a) that Storm Chasers failed to disclose in
- 3 violation of 2 U.S.C. § 434(b).
 - 1. Office rental

As support for the allegation that the Committee and Storm Chasers commingled

6 their activities and affairs in order to support Buyer's campaign and lifestyle, the

complaint states that the Committee and Storm Chasers reside at the same physical

address. In its response, the Committee states generally that "[e]ach entity operated with

9 its own lease, office space, bank accounts, credit cards, business ledgers, accounting

10 systems, internal controls, payroll records, computer hardware and software, storage,

phone, supplies, legal counsel, and accounting service." Joint Response at ¶ 7. The Joint

Response specifically denies that Storm Chasers paid any portion of the rent for the office

space that any other entity leased at the same addresses, and provided their separate

14 telephone numbers. Joint Response at ¶ 4.

According to the Responses, during the tenancy at the 200 North Main Street,

16 Monticello, Indiana location, Storm Chasers paid \$200 per month and the Committee

paid \$250 per month. Joint Response at ¶ 4 and Commission disclosure reports. Upon

their 2009 relocation to 103 West Broadway, Monticello, Indiana, Storm Chasers paid

19 \$300 per month, and the Committee paid \$850 per month. Id.

2. Stephanie Mattix's Salary

The complaint alleges that the Committee and Storm Chasers each employed

22 Stephanie Mattix, and that Storm Chasers was operating for the benefit of Buyer and his

23 Committee. Complaint at ¶ 11.

MUR 6261 (Buyer)
Factual & Legal Analysis
for Storm Chasers PAC

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The primary issue presented by this matter is whether Storm Chasers made excessive in-kind contributions in the form of disbursements for shared office space and a shared employee (Mattix) that were intended to benefit the Committee.

Under the Act, political action committees (PACs) are allowed to contribute \$5,000 annually to a candidate or his campaign committee. 2 U.S.C. § 441a(1)(C).

Treasurers of political committees must disclose the total amount of all receipts including contributions and the total amount of all disbursements including expenditures. 2 U.S.C.

9 § 434(b)(2), (3) and (4).

1. Office rental

All the available information, including the Committee's and Storm Chasers' FEC filings, confirms that the entities made separate payments for rental space. There is no available information indicating that Storm Chasers paid any portion of the Committee's office space. That the two entities had rental spaces in the same building is not sufficient information to demonstrate that Storm Chasers is paying for any portion of the rental space occupied by the Committee.

2. Mattix's Salary

The available information indicates that Mattix was employed at various times in various capacities by the Committee and Storm Chasers. See Commission disclosure reports. The entities' disclosure reports show regular monthly payments to Mattix from the two entities at certain times. Id. That Mattix was employed and compensated by the two entities for various duties and responsibilities does not, in and of itself, support the

MUR 6261 (Buyer)
Factual & Legal Analysis
for Storm Chasers PAC

- 1 allegation. Thus, Complainant has provided no persuasive information demonstrating that
- 2 Storm Chasers compensated Mattix for work performed to benefit the Committee.

3 III. <u>CONCLUSION</u>

- Based on an assortment of asserted facts, Complainant has drawn unsubstantiated
- 5 legal conclusions that have been sufficiently rebutted by the responses and public record.
- 6 The Commission has stated that "[u]nwarranted legal conclusions from asserted facts ...
- 7 or mere speculation ... will not be accepted as true," and that "a complaint may be
- 8 dismissed if it consists of factual allegations that are refuted by sufficiently compelling
- 9 evidence produced in responses to the complaint." Statement of Reasons, MUR 5141
- 10 (Moran for Congress), issued March 11, 2002.
- Based on the foregoing, the Commission found no reason to believe that Storm
- 12 Chasers PAC and Stephanie Mattix, in her official capacity as treasurer, made excessive
- in-kind contributions in violation of 2 U.S.C. § 441a(a) and failed to report them as
- required by 2 U.S.C. § 434(b). Accordingly, the Commission closed the file.

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2	FEDERAL ELECTION COMMISSION		
3	TO A COTT	HAL AND FECAL ANALYGIC	
4	FACI	UAL AND LEGAL ANALYSIS	
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6 7		MUR 6261	
8		WIUR 0201	
9	RESPONDENTS:	Hoosiers Supporting Buyer for Congress	
10	RESI GIVEENIS.	and Dan Raderstorf, in his official capacity	
11		as treasurer	
12		as trouburos	
13	•	Congressman Stephen Buyer	
14			
15	I. <u>INTRODUCTION</u>		
16	MUR 6261 involves alle	egations that two organizations associated with	
17	Congressman Stephen Buyer ("	Buyer"), Frontier Foundation ("Foundation"), a section	
18	501(c)(3) organization and Stor	m Chasers PAC ("Storm Chasers"), a non-connected	
19	federal political committee oper	rating as a leadership PAC, made excessive and/or	
20	prohibited contributions to subs	sidize Buyer's principal campaign committee, Hoosiers	
21	Supporting Buyer for Congress and Douglas E. Raderstorf, in his official capacity as		
22	treasurer ("Committee") and/or Buyer's lifestyle.		
23	According to the comple	aint, this was accomplished by the Committee, Storm	
24	Chasers and the Foundation cor	mmingling their affairs and activities. The complaint	
25	further alleges that the Foundati	ion operates solely for Buyer's personal and political	
26	benefit, as it had failed to opera	te for its stated purpose of helping needy students once its	
27	endowment reached \$100,000.	As support, the complaint alleges that the Foundation and	
28	Storm Chasers made disbursem	ents for office space shared by the Committee based on	
29	information that the entities had	the same office address and telephone numbers. It also	

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- 1 alleges the three entities shared an employee, Stephanie Mattix¹, and that the Foundation
- 3 Buyer, the Committee and Mattix filed a joint response. The Foundation filed a
- 4 separate response. Storm Chasers did not provide a response. In the responses,

and Storm Chasers subsidized her work for the Committee.

- 5 Respondents maintain that the three entities are operated separately and distinctly from
- 6 one another, and that no disbursements by the Foundation or Storm Chasers constituted
- 7 an in-kind contribution to the Committee.²
- 8 Based on the available information, it does not appear that the Foundation made
- 9 any prohibited contributions or that Storm Chasers made any excessive in-kind
- 10 contributions to Buyer or the Committee, or that Buyer or the Committee accepted any
- prohibited or excessive in-kind contributions. Therefore, the Commission found no
- reason to believe that the Respondents violated the Act in connection with this matter,
- and closed the file.

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II. FACTUAL AND LEGAL ANALYSIS

15 A. Factual Background

- Buyer has represented Indiana's 4th Congressional District since 2002. In 2003,
- 17 the Foundation was formed in the state of Indiana to provide scholarships to "needy
- 18 graduating high school students of Indiana's 4th Congressional district," and to "provide

¹ Although the caption of the complaint names Ms. Mattix, our reading of the text of the complaint suggests that the allegations are with regard to her capacity as treasurer of Storm Chasers PAC and as an employee of the Committee and the Foundation.

² Respondents note that the Complainant relies upon an ethics complaint filed by Citizens for Responsibility and Ethics (CREW) with the Office of Congressional Ethics (OCE) against Congressman Buyer. According to Respondents, on March 26, 2010, the Board of the OCE dismissed CREW's ethics complaint and closed the matter with no further action. Media reports indicate that OCE did, in fact, dismiss the complaint, but did not provide details as to the reasons for the dismissal.

MUR 6261 (Buyer)
Factual & Legal Analysis
for Buyer & Committee)

- 1 emergency relief to individuals who suffer losses due to casualty, catastrophe, or acts of
- 2 God."³ Foundation Response, Exhibit A. The Foundation has yet to distribute any
- 3 scholarships, but states it plans to do so once it raises an endowment of \$1 million.
- 4 Foundation Response at 2. While it appears that Congressman Buyer does not serve as
- 5 an officer or a board member of the Foundation, he has actively supported it in
- 6 fundraising efforts. See Foundation Response, Affidavit of Maria Vander Sande
- 7 (President of Board of Directors).

8 On July 29, 2002, Storm Chasers, registered with the Commission as an

9 unauthorized, non-party, non-qualified political committee, of which Buyer is the

10 Honorary Chairman. Joint Response at ¶ 3. At different times, all three organizations

shared common addresses at 200 North Main Street, Monticello, Indiana, and 103 West

Broadway, Monticello, Indiana, but have not done so since October 2009, when the

13 Foundation relocated to a different address. Joint Response at ¶ 4.

14 The Respondents acknowledge that the Committee, Foundation and Storm

15 Chasers employed Ms. Mattix at various times in various paid and unpaid capacities.

16 Joint Response at ¶ 9 and Foundation Response at 6. While it does not appear that Storm

17 Chasers compensated Ms. Mattix in connection with her treasurer duties, it paid her for

18 the provision of "fundraiser consultant" services on its behalf. See Commission

19 disclosure reports. The Foundation also compensated Ms. Mattix for her position as

20 secretary/treasurer, and the Committee paid her for the provision of "fundraiser

21 consultant" services. Joint Response at ¶ 9, Foundation Response at 6, Commission

22 disclosure reports and IRS filings.

³ On September 29, 2004, the Foundation applied to the IRS for Federal recognition of its tax exempt status as a private foundation and its application was approved in 2005. Foundation Response at 3.

The complaint alleges that the rental payments made by the Foundation for the Committee's office space, and the Foundation's salary payments to Mattix for work performed to benefit Buyer and the Committee constitute a prohibited in-kind contribution made and accepted in violation of 2 U.S.C. § 441b. The complaint is less clear as to the alleged violations by Storm Chasers, but it appears to suggest that alleged shared rental payments and salary disbursements to Ms. Mattix by Storm Chasers were excessive in-kind contributions made to and accepted by the Committee in violation of 2 U.S.C. § 441a(a) that the Committee and Storm Chasers failed to disclose in violation of 2 U.S.C. § 434(b).

1. Office rental

As support for the allegation that the Committee, Foundation and Storm Chasers commingled their activities and affairs in order to support Buyer's campaign and lifestyle, the complaint states that the Committee, Foundation and Storm Chasers all reside at the same physical address, and the Committee and Foundation are listed on some IRS forms as having the same telephone number. In its response, the Committee states generally that "[e]ach entity operated with its own lease, office space, bank accounts, credit cards, business ledgers, accounting systems, internal controls, payroll records, computer hardware and software, storage, phone, supplies, legal counsel, and accounting service." Joint Response at ¶ 7. Respondents specifically deny that any of the three entities paid any portion of the rent for the office space that any other entity leased at the same addresses, and provided their separate telephone numbers. Joint Response at ¶ 4 and Foundation Response at 6.

1	According to the Responses, during the tenancy at the 200 North Main Street,
2	Monticello, Indiana location, the Foundation paid \$200 per month as did Storm Chasers,
3	and the Committee paid \$250 per month. Joint Response at ¶ 4 and Commission
4	disclosure reports. Upon their 2009 relocation to 103 West Broadway, Monticello,
5	Indiana, the Foundation paid \$300 per month, Storm Chasers paid \$300 per month, and
6	the Committee paid \$850 per month. Id. In October 2009, the Foundation relocated to a
7	different location while the Committee and Storm Chasers remained at the 103 West
8	Broadway address. Id. The Foundation also noted in its response that it was "not aware
9	of the specific terms of any agreement for the use of office space between either Ms.
10	Vogel [landlord] or Mr. Johnson [landlord], and Congressman Buyer's campaign or the
11	Storm Chasers PAC" but that it did not pay rent on behalf of Buyer's campaign or Storm
12	Chasers. Foundation Response at 5 and Affidavit of Maria Vander Sande.
13	The complaint based its allegation of shared telephone numbers on information
14	located in some of the IRS filings by the Foundation. Foundation Response Attachments
15	(Application for Recognition of Exemption and 2003 990-EZ filing). Respondents assert
16	that the listing of the Committee's telephone number on some IRS forms as the
17	Foundation's contact number was a clerical error. Joint Response at ¶ 7 and Foundation
18	Response at 6. They state that Mattix inadvertently provided the IRS with the
19	Committee's telephone number rather than the correct contact number for the
20	Foundation. Id. Thereafter, the template for the cover page of each IRS 990 form was
21	used repeatedly in error by the accounting firm when filing annual reports for the
22	Foundation. Id. The Foundation points out that its tax return for 2004 reflects two
23	telephone numbers for the organization. See Joint Response at 6 and Attachment (Form

- 1 990-PF filing for 2004.) The incorrect telephone number of (574) 583-9843 is noted on
- 2 the front page under B and the correct telephone number of (574) 870-4565 is reflected at
- 3 Part XV, Line 2a. Id.

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2. Stephanie Mattix's Salary

5 The complaint alleges that the Committee, Foundation and Storm Chasers each

6 employed Stephanie Mattix, but that her employment by the Foundation was "ghost

employment to the extent that any services rendered by Mattix to" the Foundation "were

in furtherance of the political campaigns and ambitions of Buyer as Congressman of

Indiana's Fourth Congressional District." Complaint at ¶ 12. It further alleges that the

10 stated purposes of the Foundation and Storm Chasers were a "fraud and sham."

11 Complaint at ¶ 11. In support, the complaint asserts Mattix claimed on the IRS forms to

have worked 20 hrs/week (1,000 hrs per year) for the Foundation up until July 31, 2009,

during which time she also worked for the Committee. Id. at ¶ 9. When compensation

for Mattix's employment by the Foundation was discontinued on July 31, 2009, her

15 compensation for employment by the Committee went from \$873 per month to \$1.574

per month. Id.

17 Respondents maintain that Mattix was a salaried part-time employee for both the

Committee and the Frontier Foundation until July 31, 2009. Joint Response at ¶ 9 and

19 Foundation Response at 6. Upon Mattix's departure from her salaried position with the

Foundation, she increased her work duties and responsibilities with the Committee which

resulted in an increase in her part-time salary from \$873 per month to \$1,574 per month.

22 Joint Response at ¶ 9. In addition, the Joint Response states that its disclosure reports

23 clearly indicate a flux in Mattix's salary during peak campaign season which was due to

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- 1 her additional duties and responsibilities during those times. *Id.* The Respondents assert
- 2 that Mattix was legitimately compensated for her work on behalf of the Foundation and
- 3 the Committee, and any contention that the Foundation was compensating her for work
- 4 benefiting the Committee is unsubstantiated. Joint Response at ¶ 9.
- In its separate response, the Foundation states that during Mattix's employment
- 6 between 2003 and July 31, 2009, she was not authorized by the Board of Directors to
- 7 work for any other entity during the hours she was to be working for the Foundation.
- 8 Foundation Response, Affidavit of Maria Vander Sande. Further, the Joint Response
- 9 provides that the position held by Mattix for seven years paid \$1,000 per month, which is
- 10 the same amount paid to the successor employee. Joint Response at ¶ 12.

3. Foundation's Operation

The complaint asserts that the Foundation "failed to operate for its stated purpose of helping needy students and does little more than pay for Congressman Buyer to play golf with donors with interests before his Committee." Complaint at ¶ 6. In addition, it alleges that the stated purposes for the Foundation and Storm Chasers were a "fraud and sham" and that the true purpose of the organizations is to promote the political campaigns of Buyer and to support his lifestyle. Complaint at ¶ 11. Complainant asserts that Buyer created the Foundation for the "stated purpose of handing out scholarships to needy graduating high school students of Indiana's Fourth Congressional District once the fund reached \$100,000" and that the Foundation has raised more than \$880,000 -- primarily from companies and trade organizations with an interest in the House Energy and Commerce Committee, on which Buyer serves, yet the Foundation has not yet distributed any scholarships. Complaint at ¶ 5. In response, the Foundation maintains that it has

- operated within the IRS guidelines for a section 501(c)(3) organization. Foundation
- 2 Response at 7. The Foundation asserts that the complaint incorrectly states that it was
- 3 formed to distribute scholarships once it reached a fundraising goal of \$100,000.
- 4 Foundation Response at 2. According to the Foundation, in its IRS application for
- 5 Federal recognition of its tax exempt status, it stated the following regarding the activities
- 6 of the organization:

Frontier Foundation, Inc. was formed on June 13, 2003 to address the fact [that] young, educated individuals leaving the state of Indiana upon graduation from college. The organization will provide scholarships for students pledging to work in Indiana for a period of time after graduation. The organization will not award scholarships until \$1,000,000 has been raised through donations. (Emphasis added)

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Foundation Response at 3.

The Foundation states that it has raised approximately \$880,000 and that it intends to distribute scholarships once it has raised \$1,000,000. Foundation Response at 3. The Joint Response adds that, upon reaching its "originating goal of \$100,000, the Foundation Board realized this was an insufficient sum to be self-sustaining; therefore, the endowment goal was raised to \$1,000,000." Joint Response at ¶ 6. Further, it states that "[b]uilding an endowment is an acceptable and appropriate business practice among non-profit corporations, colleges, and universities for sustainability purposes." *Id.* In addition, the Respondents assert that Buyer has reimbursed the Foundation for all travel-related expenses, including lodging and golf fees associated with its fundraising events.

Joint Response at ¶ 6 and Foundation Response at 4.

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B. Analysis

The primary issue presented by this matter is whether the Foundation and Storm

Chasers made excessive and/or prohibited in-kind contributions in the form of

disbursements for shared office space and a shared employee (Mattix) that were intended
to benefit the Committee.

Under the Act, political action committees (PACs) are allowed to contribute \$5,000 annually to a candidate or his campaign committee. 2 U.S.C. § 441a(1)(C). It is unlawful for any corporation, including section 501(c)(3) corporations, to make contributions or coordinated expenditures in connection with a federal election. 2 U.S.C. § 441b(a). Likewise, candidates and their authorized committees cannot knowingly accept excessive or prohibited contributions. 2 U.S.C. § 441a(f). Treasurers of political committees must disclose the total amount of all receipts including contributions and the total amount of all disbursements including expenditures. 2 U.S.C. § 434(b)(2), (3) and (4).

1. Office rental

All the available information, including the Committee's and Storm Chasers' FEC and the Foundation's IRS filings, confirms that the entities made separate payments for rental space. There is no available information indicating that the Foundation or Storm Chasers paid any portion of the Committee's office space. That the three entities had rental spaces in the same building is not sufficient information to demonstrate that the Foundation or Storm Chasers is paying for any portion of the rental space occupied by the Committee. Respondents have provided an adequate explanation for the Committee's

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telephone number appearing on the cover page of the Foundation's IRS filings and

2 provided the separate telephone numbers used by the three entities.

2. Mattix's Salary

The available information indicates that Mattix was employed at various times in various capacities by the Foundation, the Committee and Storm Chasers. See

Commission disclosure reports and IRS filings. The entities' disclosure reports show regular monthly payments to Mattix from all three entities at certain times. Id. The

Committee's explanation for the increase in Mattix's compensation for consultant services provided to the Committee as being due to her increased work responsibilities and duties in connection with Buyer's re-election campaign appears reasonable. In addition, the Foundation's filings confirm that the individual who replaced Mattix is currently being compensated at \$1,000 per month, the same as Mattix's compensation.

See IRS filings. Thus, Complainant has provided no persuasive information demonstrating that the Foundation or Storm Chasers compensated Mattix for work performed to benefit the Committee. That Mattix was employed and compensated by the three entities for various duties and responsibilities does not, in and of itself, support the allegation.

3. Foundation's Operations

The complaint alleges that the Foundation has not operated for its stated purpose within the IRS guidelines for a section 501(c)(3) organization. The Respondents deny this allegation and counter that the Foundation has engaged in legitimate fundraising efforts and fully intends to distribute scholarships once it reaches the stated fundraising goal of \$1,000,000.

Accordingly, the Commission closed the file.

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1 While the responses appear to present a plausible rebuttal to the complaint 2 allegation, we need not reach this issue since the Commission lacks jurisdiction to 3 consider this allegation. Therefore, the Commission made no finding regarding the merits of this allegation. 4 5 III. CONCLUSION 6 Based on an assortment of asserted facts, Complainant has drawn unsubstantiated 7 legal conclusions that have been sufficiently rebutted by the responses and public record. 8 The Commission has stated that "[u]nwarranted legal conclusions from asserted facts ... 9 or mere speculation ... will not be accepted as true," and that "a complaint may be 10 dismissed if it consists of factual allegations that are refuted by sufficiently compelling 11 evidence produced in responses to the complaint." Statement of Reasons, MUR 5141 12 (Moran for Congress), issued March 11, 2002. 13 Based on the foregoing, the Commission: 1) found no reason to believe that 14 Congressman Stephen Buyer or Hoosiers Supporting Buyer for Congress and Douglas E. 15 Raderstorf, in his official capacity as treasurer, received excessive or prohibited in-kind 16 contributions in violation of 2 U.S.C. § 441a(f); and 2) found no reason to believe that 17 Hoosiers Supporting Buyer for Congress and Douglas E. Raderstorf, in his official capacity as treasurer, failed to report such contributions as required by 2 U.S.C. § 434(b). 18